14 apr 05

## REMARKS

The only claims remaining in this application are claims that have been allowed or are allowable if made clear under 35 USC 112. All other claims are cancelled, with applicant reserving the right to pursue those claims in continuation applications. Any such continuation applications should be entitled to term extension from the delay incurred in reaching this partial resolution of the parent claims.

The claims that require clarification have been amended to respond to objections raised in the office action. Since the only remaining issues in this application involve claim clarity, the examiner is asked to call applicant's attorney for any corrections that may be necessary.

Because of the many years expended in reaching this point, and because a competitor is infringing the allowed claims, applicant desires a notice of allowance as quickly as possible. Applicant's attorney will call the examiner as soon as this response is complete, to facilitate rapid issuance of the notice of allowance.

## CONCLUSION

"Recognizing that Internet communications are not secured, I hereby authorize the PTO to communicate with me concerning any subject matter of this application by electronic mail. I understand that a copy of these communications will be made of record in the application file."

Respectfully Submitted: William P. Newton et al.

Eugene Stephens, Registration No.: 20,649

Attorney for Applicant

BROWN & MICHAELS, P.C.

400 M&T Bank Building - 118 N. Tioga St.

Ithaca, NY 14850

(585) 232-7700 • (585) 232-7188 (fax)

e-mail: stephens@bpmlegal.com